

EXHIBIT A
FILED UNDER SEAL

EXHIBIT A
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EXHIBIT A
FILED UNDER SEAL

EXHIBIT AA

EXHIBIT AA

EXHIBIT AA

EXHIBIT AA

Message

From: Jesse Kline [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=27728C600D894A8AAA7E4EE4D03F5FA3-JKLINE]
Sent: 5/9/2019 12:37:35 PM
To: Jeff Insch [jinsch@tenethydraulics.com]
Subject: FW: Info

From: Ryser, Drew <dryser@dodi.com>
Sent: Thursday, November 8, 2018 8:24 AM
To: Jesse Kline <jkline@tenethydraulics.com>
Subject: FW: Info

Drew Ryser

Subsea Coordinator GOM

Diamond Offshore

Office: +281 646 4735 | Mobile: +1 281 793 5082

dryser@dodi.com | www.diamondoffshore.com

From: Ryser, Drew
Sent: Wednesday, October 17, 2018 2:40 PM
To: 'Jesse Kline'
Subject: Info

Here is some info for you to peruse

Drew Ryser

Subsea Coordinator GOM

Diamond Offshore

Office: +281 646 4735 | Mobile: +1 281 793 5082

dryser@dodi.com | www.diamondoffshore.com

EXHIBIT AB

EXHIBIT AB

EXHIBIT AB

EXHIBIT AB

From: Rig - Don Taylor - Sub Sea Engineer <SSEDTaylor@noblecorp.com>
Sent: Tuesday, June 4, 2019 10:11 AM
To: Jesse Kline
Cc: Jeff Insch
Subject: Emailing: MRT Olmsted Valve, I-1338-07G(ARV-0505-X-07), Olmstead 2
Attachments: MRT Olmsted Valve.pdf; I-1338-07G(ARV-0505-X-07).pdf; Olmstead 2.pdf

Your message is ready to be sent with the following file or link attachments:

MRT Olmsted Valve
I-1338-07G(ARV-0505-X-07)
Olmstead 2

Note: To protect against computer viruses, e-mail programs may prevent sending or receiving certain types of file attachments. Check your e-mail security settings to determine how attachments are handled.
This email and attachments, if any, are confidential and intended solely for the individual or entity to whom it is addressed. If you are not the named addressee you should not disseminate, distribute, copy or take any action based on this e-mail or attachments. Notify the sender immediately if you have received this e-mail by mistake and delete it and any attachments from your system. Finally, the recipient should check this email and any attachments for the presence of viruses. The company accepts no liability for any damage caused by any virus transmitted by this email.

EXHIBIT AC

EXHIBIT AC

EXHIBIT AC

EXHIBIT AC

Message

From: Jesse Kline [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=27728C600D894A8AAA7E4EE4D03F5FA3-JKLINE]
Sent: 6/4/2019 4:15:33 PM
To: Alex Vopat [AVopat@noblecorp.com]
Subject: FW: Emailing: MRT Olmsted Valve, I-1338-07G(ARV-0505-X-07), Olmstead 2

-----Original Message-----

From: Rig - Don Taylor - Sub Sea Engineer <SSEDTaylor@noblecorp.com>
Sent: Tuesday, June 4, 2019 10:11 AM
To: Jesse Kline <jkline@tenethydraulics.com>
Cc: Jeff Insch <jinsch@tenethydraulics.com>
Subject: Emailing: MRT Olmsted Valve, I-1338-07G(ARV-0505-X-07), Olmstead 2

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MRT Olmsted Valve
I-1338-07G(ARV-0505-X-07)
Olmstead 2

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EXHIBIT AD
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EXHIBIT AD
FILED UNDER SEAL

EXHIBIT AE

EXHIBIT AE

EXHIBIT AE

EXHIBIT AE

From: Jeff Insch
Sent: Friday, June 14, 2019 3:05 AM
To: Erik Lake; Derrick Marranca; Jesse Kline
Subject: FW: Q7000 Riser Tensioner System Commissioning
Attachments: Q7000 MEDIUM SEPERATOR BARRIER UPDATE-Layout1.pdf; SRV0002450001 - Punch List and Corrective Actions REV B.pdf; A13-66310-66-010B Riser Tensioner System AT.pdf; FW: valve control questions; A13-66310-66-012B RISER TENSIONER SYSTEM CPR.pdf; A13-66310-66-040B RISER TENSIONER - FUNCTIONAL TESTING REPORT.pdf; EB#417 -ARVS3K Functional Description.pdf

Morning all,

See attached received from Huisman, hope this is helpful.

Thanks.

BR.

Jeff.

EXHIBIT AF

EXHIBIT AF

EXHIBIT AF

EXHIBIT AF

From: Jesse Kline
Sent: Wednesday, September 11, 2019 10:04 AM
To: Derrick Marranca
Subject: FW: Emailing: MRT Olmsted Valve, I-1338-07G(ARV-0505-X-07), Olmstead 2
Attachments: MRT Olmsted Valve.pdf; I-1338-07G(ARV-0505-X-07).pdf; Olmstead 2.pdf

This is what I got from Noble

-----Original Message-----

From: Rig - Don Taylor - Sub Sea Engineer <SSEDTaylor@noblecorp.com>
Sent: Tuesday, June 4, 2019 9:11 AM
To: Jesse Kline <jkline@tenethydraulics.com>
Cc: Jeff Insch <jinsch@tenethydraulics.com>
Subject: Emailing: MRT Olmsted Valve, I-1338-07G(ARV-0505-X-07), Olmstead 2

Your message is ready to be sent with the following file or link attachments:

MRT Olmsted Valve
I-1338-07G(ARV-0505-X-07)
Olmstead 2

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This email and attachments, if any, are confidential and intended solely for the individual or entity to whom it is addressed. If you are not the named addressee you should not disseminate, distribute, copy or take any action based on this e-mail or attachments. Notify the sender immediately if you have received this e-mail by mistake and delete it and any attachments from your system. Finally, the recipient should check this email and any attachments for the presence of viruses. The company accepts no liability for any damage caused by any virus transmitted by this email.

EXHIBIT AG

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EXHIBIT AG

Message

From: Jeff Insch [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D59F18A1CC1542D2B5262FC5FBEA6A4C-JINSCH]
Sent: 1/22/2019 12:53:17 PM
To: Zach Beery [zbeery@tenethydraulics.com]
CC: Chris Walter [cwalter@tenethydraulics.com]; Dudley Smith [dsmith@tenethydraulics.com]; Jesse Kline [jkline@tenethydraulics.com]
Subject: RE: DSC-0808-D-01 Repair
Importance: High

Here you go buddy, not everything but a reasonable start.....

Let me know if you are able to access these ok.

BR.

Jeff.

From: Zach Beery <zbeery@tenethydraulics.com>
Sent: 22 January 2019 13:36
To: Jeff Insch <jinsch@tenethydraulics.com>
Subject: RE: DSC-0808-D-01 Repair

You're the man!

Best regards,

Zach Beery

Lead Designer

1564 Northern Star Drive

Traverse City, MI 49696

Mobile (231) 649-5693

Work (231) 252-3454

zbeery@tenethydraulics.com



From: Jeff Insch <jinsch@tenethydraulics.com>
Sent: Tuesday, January 22, 2019 8:34 AM
To: Zach Beery <zbeery@tenethydraulics.com>
Subject: RE: DSC-0808-D-01 Repair

I have got the information coming, should have it no later than tomorrow☺

BR.

Jeff.

From: Zach Beery <zbeery@tenethydraulics.com>
Sent: 22 January 2019 13:27
To: Jeff Insch <jinsch@tenethydraulics.com>
Subject: RE: DSC-0808-D-01 Repair

Hey Jeff,

Did you have any luck getting info from your homies at Sea Drill?

It sounds like Logan isn't going to be much help.

Best regards,

Zach Beery

Lead Designer
1564 Northern Star Drive
Traverse City, MI 49696
Mobile (231) 649-5693
Work (231) 252-3454
zbeery@tenethydraulics.com



From: Jeff Insch <jinsch@tenethydraulics.com>
Sent: Friday, January 18, 2019 9:34 AM
To: Zach Beery <zbeery@tenethydraulics.com>
Subject: Re: DSC-0808-D-01 Repair

Hi Zach,

Will make contact and see what is available, might be Monday before I hear back will that be soon enough?

Best Regards

Jeff Insch
Tenet Hydraulics Co.
1564 Northern Star Drive
Traverse City, MI 49696
+44(0)7745706027
jinsch@tenethydraulics.com

----- Original Message -----
Subject: DSC-0808-D-01 Repair
From: Zach Beery
To: Jeff Insch
CC:

Hey Jeff,

We are struggling to get documentation from Logan for this DSC repair. Wondered if you have any bros at Sea Drill who may be able to help us out. Looking for a hydraulic circuit (graphic symbol), test procedure, instillation procedure... anything.

Thx

Best regards,

Zach Beery

Lead Designer

1564 Northern Star Drive

Traverse City, MI 49696

Mobile (231) 649-5693

Work (231) 252-3454

zbeery@tenethydraulics.com



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EXHIBIT AI
FILED UNDER SEAL

EXHIBIT AJ

EXHIBIT AJ

EXHIBIT AJ

EXHIBIT AJ

From: Håkon Birkenes <hakon.birkenes@mds.as>
Sent: Tuesday, January 22, 2019 10:38 AM
To: Jeff Insch
Cc: Jesse Kline; Dudley Smith
Subject: SV: SV: Dropbox

Hi Jeff

This is the new folder for tenet Hydraulics , can you view the documents ?

BR

Håkon

em	Del	Visning
> > Håkon Birkenes > Dropbox > Tenet Hydraulic		
istingjer		Navn
menter		<div> CIV5 Mark II </div>
forespørsel Hydramech AS (Rød)		<div> DSC-0808-D-01 </div>
l54_25		
		Endringsdato
		Type
		22.01.2019 16:24
		Filmappe
		22.01.2019 16:31
		Filmappe

-----Opprinnelig melding-----

Fra: Dudley Smith <dsmith@tenethydraulics.com>
 Sendt: torsdag 20. desember 2018 17:06
 Til: Håkon Birkenes <hakon.birkenes@mds.as>
 Kopi: Endre Furuseth <endre.furuseth@mds.as>; Jesse Kline <jkline@tenethydraulics.com>
 Emne: Re: SV: Dropbox

Håkon:

Yes - we're able to view the documents. Thank you!

Dudley

> On Dec 20, 2018, at 8:21 AM, Håkon Birkenes <hakon.birkenes@mds.as> wrote:
 >
 > Hi
 >
 > No, problems. I have file the documents in Tenet Hydraulics, see if you can open
 >
 > BR

>
> Håkon
>
> -----Opprinnelig melding-----
> Fra: Dudley Smith <dsmith@tenethydraulics.com>
> Sendt: torsdag 20. desember 2018 13:23
> Til: Håkon Birkenes <hakon.birkenes@mds.as>; Endre Furuseth <endre.furuseth@mds.as>; Jesse Kline
> <jkline@tenethydraulics.com>
> Emne: Dropbox
>
> Hakon / Endre:
>
> I've been trying to share the link to our 'Tenet - MDS' Dropbox folder, but I keep getting error messages. I'm also
> traveling and using the Dropbox app so there might be some coordination issues, who knows.
>
> Are you getting invites and links to that folder?
>
> Sorry for the confusion - we'll get this sorted soon.
>
> Best,
>
> Dudley
>

EXHIBIT AK

EXHIBIT AK

EXHIBIT AK

EXHIBIT AK

Message

From: Ryser, Drew [dryser@dodi.com]
Sent: 10/17/2018 3:40:10 PM
To: Jesse Kline [jkline@tenethydraulics.com]
Subject: Info

Here is some info for you to peruse

Drew Ryser

Subsea Coordinator GOM

Diamond Offshore

Office: +281 646 4735 | Mobile: +1 281 793 5082

dryser@dodi.com | www.diamondoffshore.com

EXHIBIT AL

EXHIBIT AL

EXHIBIT AL

EXHIBIT AL

From: WeTransfer <noreply@wetransfer.com>
Sent: Monday, June 17, 2019 11:03 AM
To: Erik Lake
Subject: rgrant@huisman-nl.com sent you files via WeTransfer



rgrant@huisman-nl.com
sent you some files

1 item, 39.9 MB in total • Will be deleted on 24 June, 2019

software as required

Get your files

Download link

<https://wetransfer.com/downloads/31a9a4517c4989e12d2c4380c302177420190617150257/1216ed42d610d1c0f07a169ab22250b520190617150258/25f960>

1 item

ARV-S-3000-09.zip
39.9 MB

To make sure our emails arrive, please add noreply@wetransfer.com to your contacts.

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EXHIBIT AM

EXHIBIT AM

EXHIBIT AM

EXHIBIT AM

From: Rig - Don Taylor - Sub Sea Engineer <SSEDTaylor@noblecorp.com>
Sent: Tuesday, June 4, 2019 10:11 AM
To: Jesse Kline
Cc: Jeff Insch
Subject: Emailing: MRT Olmsted Valve, I-1338-07G(ARV-0505-X-07), Olmstead 2
Attachments: MRT Olmsted Valve.pdf; I-1338-07G(ARV-0505-X-07).pdf; Olmstead 2.pdf

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I-1338-07G(ARV-0505-X-07)
Olmstead 2

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This email and attachments, if any, are confidential and intended solely for the individual or entity to whom it is addressed. If you are not the named addressee you should not disseminate, distribute, copy or take any action based on this e-mail or attachments. Notify the sender immediately if you have received this e-mail by mistake and delete it and any attachments from your system. Finally, the recipient should check this email and any attachments for the presence of viruses. The company accepts no liability for any damage caused by any virus transmitted by this email.

EXHIBIT AN

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EXHIBIT AN

EXHIBIT AN

Message

From: Håkon Birkenes [hakon.birkenes@mds.as]
Sent: 11/26/2018 9:07:40 AM
To: Jesse Kline [jkline@tenethydraulics.com]
CC: Endre Furuseth [endre.furuseth@mds.as]
Subject: SV188 Flow valves

Hi Jesse

We have a PO for 2 new riser tensioner and we are using the SV188 for the flow valve application. Please quote 2 new flow valves with same interface and configuration.

Can you also quote 6 new end covers for the SV188-03M with a 1" BSP plug at the end cover. The BSP plug in the end cover is for a filter and circulating unit inlet port.

Best Regards

Håkon Birkenes
Technical Manager

Direct: +47 901 76 392
Office: +47 990 99 222
E-Mail: hakon.birkenes@mds.as
Web-site: www.mds.as
Address: Andøyfaret 33, Building D, 4623 KRISTIANSAND, NORWAY



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EXHIBIT AO

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EXHIBIT AO

Message

From: Jeff Insch [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D59F18A1CC1542D2B5262FC5FBEA6A4C-JINSCH]
Sent: 1/22/2019 12:53:17 PM
To: Zach Beery [zbeery@tenethydraulics.com]
CC: Chris Walter [cwalter@tenethydraulics.com]; Dudley Smith [dsmith@tenethydraulics.com]; Jesse Kline [jkline@tenethydraulics.com]
Subject: RE: DSC-0808-D-01 Repair
Importance: High

Here you go buddy, not everything but a reasonable start.....

Let me know if you are able to access these ok.

BR.

Jeff.

From: Zach Beery <zbeery@tenethydraulics.com>
Sent: 22 January 2019 13:36
To: Jeff Insch <jinsch@tenethydraulics.com>
Subject: RE: DSC-0808-D-01 Repair

You're the man!

Best regards,

Zach Beery

Lead Designer

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Traverse City, MI 49696

Mobile (231) 649-5693

Work (231) 252-3454

zbeery@tenethydraulics.com



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To: Zach Beery <zbeery@tenethydraulics.com>
Subject: RE: DSC-0808-D-01 Repair

I have got the information coming, should have it no later than tomorrow😊

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Sent: 22 January 2019 13:27
To: Jeff Insch <jinsch@tenethydraulics.com>
Subject: RE: DSC-0808-D-01 Repair

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It sounds like Logan isn't going to be much help.

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Zach Beery

Lead Designer

1564 Northern Star Drive

Traverse City, MI 49696

Mobile (231) 649-5693

Work (231) 252-3454

zbeery@tenethydraulics.com



From: Jeff Insch <jinsch@tenethydraulics.com>
Sent: Friday, January 18, 2019 9:34 AM
To: Zach Beery <zbeery@tenethydraulics.com>
Subject: Re: DSC-0808-D-01 Repair

Hi Zach,

Will make contact and see what is available, might be Monday before I hear back will that be soon enough?

Best Regards

Jeff Insch
Tenet Hydraulics Co.
1564 Northern Star Drive
Traverse City, MI 49696
+44(0)7745706027
jinsch@tenethydraulics.com

----- Original Message -----
Subject: DSC-0808-D-01 Repair
From: Zach Beery
To: Jeff Insch
CC:

Hey Jeff,

We are struggling to get documentation from Logan for this DSC repair. Wondered if you have any bros at Sea Drill who may be able to help us out. Looking for a hydraulic circuit (graphic symbol), test procedure, instillation procedure... anything.

Thx

Best regards,

Zach Beery

Lead Designer

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Traverse City, MI 49696

Mobile (231) 649-5693

Work (231) 252-3454

zbeery@tenethydraulics.com



EXHIBIT AP

EXHIBIT AP

EXHIBIT AP

EXHIBIT AP

**IN THE UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION**

THE OILGEAR COMPANY, OLMSTED
PRODUCTS COMPANY LLC

Plaintiffs

v.

TENET HYDRAULICS CO., SMITH
PROPERTY INVESTMENTS, LLC,
DERRICK MARRANCA, JESSE KLINE, and
DUDLEY SMITH

Defendants.

Civil Action No.: 1:19-cv-00526-PLM-PJG

Hon. Paul L. Maloney

**PLAINTIFF THE OILGEAR COMPANY’S ANSWERS AND OBJECTIONS TO
DEFENDANTS’ FIRST REQUESTS FOR ADMISSIONS**

Plaintiff, The Oilgear Company (“Oilgear”), serves its objections and answers to Defendants’ First Requests for Admissions, as follows.

General Objection No. 1: Oilgear objects to Defendants’ definition of the term “Oilgear” as encompassing “The Oilgear Company; Olmsted Products Company LLC; Texas Hydraulics Company; affiliates; shareholders; employees; representatives; agents; and all those acting in participation or concert with it.” In each of Defendants’ attempted applications of this definition it is overly broad, vague, ambiguous, confusing, and nonsensical. Moreover, the term appears to call for the disclosure of information outside of Oilgear’s possession, custody, or control, which is therefore outside the scope of discovery permitted under the Federal Rules of Civil Procedure. Oilgear’s answers and responses will be based exclusively upon the information that is reasonably available to and within the possession, custody, or control of the party served with Defendants’ written discovery, The Oilgear Company. Oilgear incorporates this objection into each of the applicable objections and answers to Defendants’ discovery requests and, in the interests of

conciseness and brevity, such incorporation below will be stated as “for the reasons set forth in General Objection No. 1.”

REQUEST FOR ADMISSION NO. 1: Admit that the files listed in **Exhibit 1** (as defined above) to these discovery requests do not constitute **Oilgear’s** (as defined above) trade secrets.

ANSWER: Oilgear objects to Request for Admission No. 1 for all reasons set forth in General Objection No. 1 and it incorporates that objection by reference, as if fully restated in this Answer to Request for Admission No. 1. Further, Oilgear objects to Request for Admission No. 1 and states that it cannot admit or deny the matters asserted because the “files listed” in the 437-page “Exhibit 1” appear to reference tens of thousands of discrete filenames, making the request unduly burdensome. Thus, Oilgear cannot admit or deny the request with respect to the titles listed on Exhibit 1 on the whole. Additionally, to the extent Request for Admission No. 1 asks Oilgear to admit or deny whether each individual file identified among the tens of thousands of line items displayed on Exhibit 1 contain trade secrets, it is overly broad and unduly burdensome on its face. Because a full and complete answer to Request for Admission No. 1 requires a response regarding the trade secret status involving review of the contents of thousands of discrete items listed on Exhibit 1, Request for Admission No. 1 effective constitutes thousands of discrete requests for admission, which far exceeds 25 permitted under the Court’s case management order. Based on the foregoing objections, Plaintiff cannot admit or deny the statement in Request for Admission No. 1.

REQUEST FOR ADMISSION NO. 2: For the files listed on Plaintiffs’ **Forensic Protocol - 8a File Hash Searches.xlsx** (as defined above), admit that files with the description “**prev. existing**” (as defined above) in column C are no longer **accessible** (as defined above) to the user.

ANSWER: Oilgear objects to Request for Admission No. 2 because it is too convoluted to be comprehensible as to its intended meaning. Specifically, the phrase “no longer accessible (as defined above)” is vague, ambiguous, and confusing. The so-called “defined above” definition of “no longer accessible” further incorporates, by cross-reference, a definition that is also vague, ambiguous, and confusing. Defendants have defined “accessible” as meaning “files and/or folders that are active (not deleted) and existing on the file system.” Similarly, the term “on the file system” is undefined and confusing. Additionally, Request for Admission No. 2 is vague and confusing as to the intended meaning of “the user.” As a result, Request for Admission No. 2 contains multifarious and nested levels of vague, ambiguous, and inherently confusing terms. For the reasons stated in the foregoing objections, Oilgear cannot admit or deny the statement in Request for Admission No. 2.

REQUEST FOR ADMISSION NO. 3: For the files listed on Plaintiffs’ **Forensic Protocol – 8b File Name Searches.xlsx** (as defined above), admit that files with the description “**prev. existing**” (as defined above) in column C are no longer **accessible** (as defined above) to the user.

ANSWER: Oilgear objects to Request No. 3 because it is simply too convoluted to be comprehensible as to its meaning. Specifically, the phrase “no longer accessible (as defined above)” is vague, ambiguous, and confusing. The “defined above” definition of “accessible” further incorporates, by cross-reference, a definition that is also vague, ambiguous and confusing. Defendants have defined “accessible” as meaning “files and/or folders that are active (not deleted) and existing on the file system.” The term “on the file system” is undefined and confusing. Additionally, Request for Admission No. 3 is vague and confusing as to the meaning of “the user.” As a result, Request No. 3 contains multifarious and nested levels of vague, ambiguous, and

confusing terms. For the reasons stated in the foregoing objections, Oilgear cannot admit or deny the statement in Request for Admission No. 3.

REQUEST FOR ADMISSION NO. 4: Admit that the files listed on Plaintiffs' **Forensic Protocol - 8a File Hash Searches.xlsx** (as defined above) that are located in Jeff Insch's Maxtor hard drive recycle bin with a full path description containing \[RECYCLE.BIN\S-1-5-21-412956741-2621397038-624579838-8029 are only accessible by the user account bearing **SID** (as defined above) S-1-5-21-412956741-2621397038-624579838-8029.

ANSWER: Denied.

REQUEST FOR ADMISSION NO. 5: Admit that the files listed on Plaintiffs' **Forensic Protocol - 8b File Name Searches.xlsx** (as defined above) that are located in Jeff Insch's Maxtor hard drive recycle bin with a full path description containing \[RECYCLE.BIN\S-1-5-21-412956741-2621397038-624579838-8029 are only accessible by the user account bearing **SID** (as defined above) S-1-5-21-412956741-2621397038-624579838-8029.

ANSWER: Denied.

Dated: July 2, 2020

Respectfully submitted,

/s/ Jason R. Elliott

Jason R. Elliott
Texas State Bar No. 24050558
Ann Marie Painter
Texas State Bar No. 00784715
AMPainter@perkinscoie.com
jelliott@perkinscoie.com
PERKINS COIE LLP
500 N. Akard, Suite 3300
Dallas, TX 75201
Telephone: (214) 965-7700

M. Craig Tyler (admitted generally)
Texas State Bar No. 00794762
PERKINS COIE LLP
500 W 2nd St 1900
Austin, TX 78701
Telephone: (737) 256-6113
CTyler@perkinscoie.com

Pamela Chapman Enslen
WARNER NORCROSS & JUDD
401 E Michigan Ave., Ste. 200
Kalamazoo, MI 49007
Telephone: (269) 276-8112
penslen@wnj.com

*Attorneys for Plaintiffs The Oilgear Company and
Olmsted Products Company LLC*

CERTIFICATE OF SERVICE

This is to certify that a true and correct copy of the above and foregoing has been served via e-mail and First Class U.S. Mail on July 2, 2020, to all counsel of record, as follows:

James R. Peterson
Neil J. Marchand
Laci Resendiz
MILLER JOHNSON
45 Ottawa Ave SW Suite 1100
Grand Rapids, MI 49503
petersonj@millerjohnson.com
marchandn@millerjohnson.com
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